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	IN THE UNITED STATES DISTRICT COUNT, DISTRICT COURT, DISTRICT OF UTAH		
FO	THE DISTRICT OF	UTAH, CENTRAL DIVISIONSEP 2 U 2012	
		D. MARK JONES, CLERK	
CLEANCUT LLC,		VERDICT DEPUTY CLERK	
Plaintiff,			
v.		Case No. 2:08-CV-836 TC	
RUG DOCTOR, INC. 2 FINEST, LLC,	nd NATURE'S	JUDGE TENA CAMPBELL	

Instructions: When answering the following questions and filling out this Verdict Form, please follow the directions provided throughout the form. Your answer to each question must be unanimous. Please refer to the Jury Instructions for guidance on the law applicable to the subject matter covered by each question.

QUESTIONS AND ANSWERS

Based on the evidence at trial and in accordance with the instructions given by the court, We, the Jury, <u>unanimously</u> agree to the answers to the following questions:

1. Has Plaintiff proved by a preponderance of the evidence that the Defendants infringed one or more claims of the '851 Patent?

Answer Yes or No _____

Defendants.

If your answer was "No," do not answer question 2 but proceed to question 3.

2. Which claim or claims of the '851 Patent has Plaintiff proved by a preponderance of the evidence that Defendants infringed?

3. Has Plaintiff proved by a preponderance of the evidence that the Defendants induced
another to infringe one or more claims of the '851 Patent?
Answer Yes or No
If your answer was "No," do not answer question 4 but proceed to question 5.
4. Which claim or claims has Plaintiff proved by a preponderance of the evidence that
Defendants induced another to infringe?
List the number(s) of the infringed claim(s). 1, 3-6, 11-12, 14-16, 18-20, 22-26
5. Have Defendants proved by clear and convincing evidence that any of the asserted
claims were invalid because of anticipation?
Answer Yes or No
If your answer was "No," do not answer question 6 and proceed to question 7. If your
answer was "Yes," answer question 6.
6. For any of the asserted claims that you found were anticipated, list the claim number
and the prior art that anticipated that claim.
Claim number Prior Art Reference[s]
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Claim n	umber	Prior Art Reference[s]
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7. Have Defend	ants proved by clea	ar and convincing evidence that any of the asserted
claims were invalid bed	ause of obviousnes	s?
Answer Yes or	No No	

If your answer was "No," do not answer question 8 and proceed to question 9. If your answer was "Yes," answer question 8.

8. For any of the asserted claims that you found were obvious, list the claim number and the prior art combination that rendered the claim obvious.

Prior Art References	
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Claim nun	nber	Prior Art References		
Claim nun	nber	Prior Art References		
9. Does the '851	Patent enable a per	rson of ordinary skill	in the art to make	e and use the
claimed invention?				
Answer Yes or No	Yes			
Answer questions	10 and 11 only if	you found that Defen	dants have infrin	ged at least one
valid claim.				
10. What amount	of damages (a rea	sonable royalty), if a	ny, has Plaintiff p	proven by a
preponderance of the evic	lence that it is owe	ed for the infringemen	nt either directly	y Defendants'
wick trimmer or because	Defendants induce	ed another to infringe	?	
	s_4,6	22		
What is the reason	nable royalty rate y	ou used to determine	these damages?	arantined
	Royalty rate:	s 100 per un	it distribu	Hed
		convincing evidence		
was willful?				
Answer Yes or No	· Yes			

DATED this **26** day of September, 2012.

FOREPERSON